PATENT Appl. No. 10/055,144 Amdt. dated June 3, 2005 Reply to Office action of Oct. 21, 2004 03-12863

REMARKS/ARGUMENTS

This Response is promptly filed to place the above-referenced case in condition for

immediate allowance.

The status of the claims is as follows:

Cancelled:

None;

Amended:

None;

Added:

None; and

Currently outstanding:

1 - 8, 12, 14 - 92.

In Response to the Omissions Letter of May 11, 2005

The Examiner transmitted an Office communication dated May 11, 2005 indicating that

the reply filed on 25 February 2005 is not fully responsive as Applicant omitted arguments

specific to the newly claimed subject matter in Claims 29 - 36, 41 - 43, 50 - 52, 60 - 62, 69 -

71, 78 - 80, and 88 - 90.

All of these claims are dependent claims and the claims are generally directed to the

inclusion of buyer preferences, receiving product preference information from the buyer, and

ordering products for the buyer using the preference information.

The newly claimed subject matter is believed not to be present in the cited prior art, is

believed to be supported by Applicant's specification, and is believed to define patentable

subject matter over the prior art. Consequently, according to 37 C.F.R. § 1.111, Applicant

believes that these specific distinctions render the claims patentable over the applied

references.

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In Supplemental Response to the Office action of October 21, 2004

No new matter has been added to the application.

From the outstanding Office action: The Examiner rejected Claims 1 - 4 and 13 - 15

under 35 U.S.C. 101; and Claims 1 - 8 and 12 - 27 are rejected under 35 U.S.C. 103(a) as

being unpatentable over the Hall et al. '375 patent in view of the Stevens '758 patent.

Reconsideration is respectfully requested.

Applicant believes the remarks below will aid the Examiner in understanding the Hall et

al. '375 patent in the context of the present application and the reasons why it does not provide

a disabling disclosure either for anticipation of obviousness purposes.

In the Hall '375 patent, the definition of the beginning and the end of a travel route is

never disclosed. Nor does the Hall patent disclose how to build or determine such a travel

route. The only place in Hall's patent that ever mentions the "route" concept is at col. 9, lines

27-30, where it states, "Preferably, the local facility is the facility nearest geographically to the

customer's location at the time of the order or a facility that is convenient to the customer's

planned travel route, such as the way home from work."

Because of this, Applicant believes that what has been disclosed in the Hall patent with

regards to the implementation of a "planned route" is far from workable because Hall fails to

disclose the important factors in formulating a travel route, namely, allowing the user to define

the beginning and the end of the route. Based on these reasons, Applicant believes that the

only route that a Hall-type system can formulate is the route the user has traveled. This means

that the route that Hall can formulate is retrospective and not prospective. Consequently, a

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Hall-type system does not disclose subject matter that anticipates or makes obvious Applicant's

claims.

However, even if the "planned route" concept is taught or implied by the Hall '375

patent, Applicant's system is still patentable over Hall for the following reasons:

A) Hall's system and Yang's system each solves different problems and should be

patentable as per In re Wright, 6 USPQ 2d 1959 (1988). There, the court stated as it reversed

a rejection based on obviousness that, "[t]he problem solved by the invention is always

relevant." Id. at 1962.

The Hall '375 patent solves the problem for a buyer who places an order in a "mobile

environment", i.e., when traveling (see at least col. 1, line 7). To satisfy the order, the server

determines the buyer's current location and traveling speed, and searches for a local facility to

produce the order. The local facility makes use of the time when the buyer is traveling to the

local facility to prepare the order so that when the user arrives at the local facility, the order is

ready for pickup. Because of this, the server needs to know where the buyer is and the buyer's

traveling speed when placing the order.

The Yang system of the instant application solves the problem for a buyer who is not in

a "mobile environment" when placing an order. The user may place an order from his/her

home, in his/her office, and not necessarily in his/her car. The order does not have to be

placed when he/she is driving (in a "mobile environment") and may be placed days or weeks

before traveling. The order may not need to be produced by a pick up location (the Yang

counterpart of Hall's local facility). The order may be shipped to a pickup location from a

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warehouse and wait to be picked up. The order arrives at a local pick up location at a

predetermined time known to the buyers and is then ready to be picked up. The buyer can

arrive anytime at the pick up location during a predetermined time period and pick up the

order. Since the order is already at the pickup location, the system does not have to estimate

the buyer's arrival time to prepare the order. Nor does the seller need to know where the

buyer is nor the buyer's driving speed when the buyer places the order.

In Yang's system, an order has already been prepared when it leaves the server

warehouse or store. So, in Yang's business system, these procedures that are essential in

Hall's invention such as: tracking the user's current location and speed, inquiring of the

inventory level of local facilities, estimating the preparation time at the local facility,

estimating user's arrival time to the facility and searching for such a facility along with the

equipment and manpower to facilitate such procedures, are all unnecessary. This is because in

Yang's system, no preparation time in the local facility is needed. Also, when the order has

been delivered to a local facility (or pickup location) and stays there for a determined period of

time known to the user, the user may just come to the pickup location to pick it up. The order

is ready for the buyer. All the above procedures related to the Hall system are unnecessary.

Further, in the case where a common section of travel routes is shared by many

different users, Yang's system may institute only one single pickup location along the shared

section and all users can go to this pickup location to pickup their orders. In this case, one

pickup location may take care of all orders. Operation costs are thus saved. But because

different orders involve different preparation time and different users travel at different speeds

and may place orders at different locations, instituting only one local facility may not work in

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Hall's system. This is true even though all users use exactly the same route. So, Hall's

system requires more local facilities than Yang's system to operate. Also, these capital

investments spent on tracking user's current location when placing orders produces no benefit

to Yang's business and is wasteful. So, uses of Hall's system in Yang's system creates

unnecessary spending and thus render it less efficient. By the same token, a system that can be

operated with Yang's system cannot be operable within Hall's system.

Also, because in the Yang system, orders are ready before being picked up by an MPS

and do not need to be produced by a local facility (or pickup location), Yang's MPS service

can be expanded as follows: An MPS server may go to many other sellers and pick up many

orders and ship these orders back to an MPS warehouse for grouping and then ship these

orders to a pick up location for pickup. In this scenario, a server may pick up products from

multiple sellers and deliver these products (the buyer's orders) to a pick up location operated

by the server. Note that not all of these products are produced by the server and, in one

delivery, the orders are all delivered at the pick up location and the whole transaction is

completed. There is no way a Hall-based server can complete such a transaction.

Since there are significant distinctions in Yang's and Hall's systems (or Hall's system

and Stevens's system combined), Yang's claims should be patentable.

The above argument is true even if Yang's pickup location is a Fixed Pickup Location

as claimed by claims 37-54 and claims 73-92.

B) There are fundamental differences in the Stevens box and the Mobile Pickup Station

in Yang's system.

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In Yang's system, an MPS is removed back to an MPS warehouse for reloading after

the station time is over or after all users receive their orders. The MPS is reloaded and is sent

out to a pick up location for the next delivery. In Stevens, the Stevens box is a storage unit.

The Stevens box stays at the user's premises even after the order has been received by the

buyer and withdrawn from the box. This is also true when a "stackable locker" is involved.

In Stevens's invention, a "stackable locker" is used when the buyer's original box can not

handle the shipment. A stackable box is a back up box used in the event a customer receives

too many deliveries to fit into a single locker (Stevens col. 1, lines 21-23). Even with the

"stackable locker", at least one Stevens locker box is fixed at the user premises (see, at least,

Stevens col. 1, lines 24-25). This not the case with Yang's MPS.

For all these reasons, and the reasons set forth in the last Reply, Applicant believes that

the instant claims overcome the Examiner's rejections.

In view of the above, the Examiner is respectfully requested to reconsider his position

in view of the remarks made herein and the distinctions now set forth. The Examiner's

rejections of the outstanding claims are believed to no longer apply. It is now believed that

this application has been placed in condition for allowance, and such action is respectfully

requested. Prompt and favorable action on the merits is earnestly solicited. Applicant

respectfully requests that a timely Notice of Allowance be issued in this case.

The statements made herein with respect to the disclosures in the cited references

represent the present opinions of the undersigned attorney. In the event that the Examiner

disagrees with any of such opinions, it is respectfully requested that the Examiner specifically

indicate those portions of the respective references providing the basis for a contrary view.

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If the Examiner believes that a telephone or other conference would be of value in

expediting the prosecution of the present application, enabling an Examiner's amendment or

other meaningful discussion of the case, Applicant invites the Examiner to contact Applicant's

representative at the number listed below.

With the above-referenced changes, it is believed that the application is in a condition

for allowance; and Applicant respectfully requests the Examiner to pass the application on to

allowance. It is not believed that any additional fees are due; however, in the event any

additional fees are due, the Examiner is authorized to charge Applicant's Attorney's Deposit

Account No. 03-2030.

Respectfully submitted,

CISLO & THOMAS LLP

Date: June 3, 2005

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Enclosure

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